

SO ORDERED,

Judge Jason D. Woodard

United States Bankruptcy Judge

The Order of the Court is set forth below. The case docket reflects the date entered.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF MISSISSIPPI

IN RE: ROBERT G. CROWDER AND BETTY M. CROWDER , DEBTORS CASE NO. 15-11567-JDW

ORDER CONFIRMING THE DEBTOR'S PLAN, AWARDING A FEE TO THE DEBTOR'S ATTORNEY AND RELATED ORDERS

Following the meeting of creditors held pursuant to 11 U.S.C. § 341 at which the debtor appeared in person, or whose appearance was waived by order of this Court, to be examined by creditors and other interested parties, notice and an opportunity for objection to confirmation of the plan was provided to all interested parties. Any and all objections to confirmation of the debtor's plan have been resolved by prior order of this Court. The trustee having now recommended that the debtor's plan be confirmed pursuant to 11 U.S.C. § 1325, and the Court having considered this matter, does hereby find that:

- A. Written notice of the meeting of creditors held pursuant to 11 U.S.C. § 341 and of the hearing on the confirmation of the plan was given as required by Rule 2002 of the Federal Rules of Bankruptcy Procedure²;
- B. The plan as presented for confirmation (hereinafter referred to as "the plan") complies with the provisions of Chapter 13 of Title 11 of the United States Code and the other applicable provisions of said Title³;
- C. Any fee, charges, or other amount required under Chapter 123 of Title 28, or by the plan, to be paid before confirmation has been paid;
 - D. The petition has been filed in good faith and not by any means forbidden by law;

¹ The debtor is hereinafter referred to in the masculine singular, even though this may be a joint case or if the debtor is female.

² All references to "Rule" or "Rules" shall be interpreted as referring to the Federal Rules of Bankruptcy Procedure unless the context indicates otherwise.

³ All references herein to "Section" or "Sections" shall refer to those sections contained in Title 11 of the United States Code.

- E. The value, as of effective date of the plan, of property to be distributed under the plan on account of each allowed unsecured claim is not less than the amount that would be paid on such claim if the estate of the debtor were liquidated under Chapter 7 of Title 11 of the United States Code on such date;
- F. With respect to each allowed secured claim provided for by the plan, the holder of such claim either accepted, or was deemed to have accepted, the plan as required by Section 1325(a)(5);
 - G. The plan attached to this order has been proposed in good faith.
- H. Debtor has paid all amounts that are required to be paid under a domestic support obligation and that first became payable after the date of the filing of the petition if the debtor is required by a judicial or administrative order, or by statute, to pay such domestic support obligation; and
- I. Debtor has filed all applicable Federal, State, and local tax returns as required by Section 1308.
- J. If the trustee or the holder of an allowed unsecured claim objected to the confirmation of the plan, then the court finds that the plan complies with Section 1325(b);

IT IS ORDERED THAT:

- 1. The debtor's plan is confirmed.
- 2. The debtor, or his employer, shall make the payments to the trustee required by the plan as confirmed or as hereafter modified. If the debtor does not cause such payments to be timely made the trustee may order as contemplated by Section 542(b) or request the Court to order pursuant to Section 1325(c) any entity from whom the debtor receives income to pay all or any part of such income to the trustee.
- 3. The debtor shall, when practicable, obtain the approval of the trustee prior to incurring additional consumer debt. The failure to obtain such approval, if practicable, may cause the claim for such debt to be disallowable to the creditor [Section 1305(c)], and the debt to be non-dischargeable as to the debtor [Section 1328(d)].
- 4. All property shall remain property of the estate and shall vest in the debtor only upon dismissal, discharge, or conversion. The debtor shall be responsible for the preservation and protection of all property of the estate not transferred to the trustee.
 - 5. The trustee shall:
 - a. Keep a detailed record of all receipts, including the source or other identification of each receipt, and of all disbursements pursuant to Section 1302(b)(1); and
 - b. Deposit all funds received by the trustee under the plan with any entity which provides insurance, guaranties, or deposits in the manner prescribed by Section 345.
- 6. Pursuant to Section 1326, payments shall be in the following order unless otherwise directed:
 - a. Any unpaid claim of the kind specified in Section 507(a)(2);
 - b. The percentage fee fixed for the trustee pursuant to Section 1302(a) or Section 586(e)(1)(B), if applicable;
 - c. Any compensation due to a chapter 7 trustee pursuant to Section 1326(b)(3);
 - d. Creditors whose claims are timely filed and allowed in such amounts and order of preference as may be provided by the plan or as may be required to

provide adequate protection of the interest of any entity with an interest in the property of the estate.

7. The trustee, the debtor and attorney for the debtor shall examine proofs of claim; or summaries thereof, and shall object to the allowance of improper claims as provided by Section 704(a)(5) and any applicable local rule.

8. The trustee shall at least once each year provide debtor and debtor's counsel a report showing the funds received and the disbursements made by him since the date of the last report, and shall upon completion of the plan file with the Court a final report and account containing or incorporating by reference a detailed statement of receipts and disbursements.

9. Ninety days after the final distribution, the trustee shall stop payment of all checks that remain outstanding and unpaid and file with the Clerk of the Court a list of the names and addresses, so far as known, of the persons entitled to such payments and the amounts thereof. The unclaimed funds shall be paid into the Court and disposed of under Chapter 129 of Title 28 [Section 347] and Rule 3001].

ALLOWANCE OF ATTORNEY'S FEES,

The application by the attorney for the debtor for the allowance of reasonable compensation as authorized by Section 330 having been considered, the court finds that a reasonable fee for the services performed and undertaken by such attorney is \$3200.00, of which \$700.00 was paid to such attorney prior to the filing of the petition initiating this proceeding.

The balance of such fee (\$2500.00) shall be paid by the trustee from the monies received under the debtor's plan, provided, however, that such payments shall be deferred in time to payments, if any, which may be required to provide adequate protection of the interest of the holders of any secured claims.

###END OF ORDER###

Approved:

Attorney for the Debtor

Rev. 12/2013

CHAPTER 13 PLAN UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF MISSISSIPPI

SSN: YYY-YY-1401	CASE NO. 1	6-11567-JDW
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OW CLAIMS. Creditors must file treatment of ALL secured and	a proof of claim I priority debts m	to be paid under any plan ust be provided for in this
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period of 60 months, n	ot to be less than e debtor(s).	36 months for below median
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\$ 1,031,00 (] monthly, stee. Unless otherwise ordered by ployer at the following address:	semi-monthly, the Court, an Orde	weekly, or bi-weekly er directing payment shall be
allowed are to be paid in full or as or	dered by the Court	
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Joint Debtor's Initials	Chapter 13 9	Plan. Page 1 of 3
	or SSN: XXX-XX-7042 Orive 1 OW CLAIMS. Creditors must file the treatment of ALL secured and the following address: Onless otherwise ordered by the Coat the following address: Direct \$ 1.031.00 () monthly, secured and the following address: Direct \$ 1.031.00 () monthly, secured and the following address: Direct \$ 1.031.00 () monthly, secured and the following address: Direct \$ 1.031.00 () monthly, secured by the Coat the following address: Direct \$ 1.031.00 () monthly, secured by the Coat the following address: Direct \$ 1.031.00 () monthly, secured by the Coat the following address: Direct \$ 1.031.00 () monthly, secured by the Coat the following address: Direct \$ 1.031.00 () monthly, secured by the Coat the following address: Direct \$ 1.031.00 () monthly, secured by the Coat the following address: Direct \$ 1.031.00 () monthly, secured by the Coat the	DIV CLAIMS. Creditors must file a proof of claim the treatment of ALL secured and priority debts m PLAN a period of 60 months, not to be less than 60 months for above median income debtor(s). 1031.00 ([7] monthly, [] semi-monthly, [] we will be court, an Order direct at the following address: Direct

MORTGAGE CLAIMS TO	BE PAID IN FULL OVER PI	AN TERM:					
Creditor: Property Address:	Approx, amt, d	ie: Are related taxes	and/or Insura	Int. Ra 100 escro	te: wed []	Yes No	
Creditor:Property Address:	Approx, amt, do	ie: Are related taxes	and/or Insura	Int, Ra nce escro	te;\ wed [_]\	Yes No	
lien(s) pursuant to 11 U. bankeuptey law or dischare	RED CLAIMS. C reditors th S.C. § 1325(a)(5)(B)(I)(I) un pe, Such creditors shall be pa t, The portion of the claim n	atil the paymen id as secured cla	t of the debt simants the su	determir m set out	red as u below c	inder non- or pursuant	
	\$10°	APPROX.	VALUE	INT. RATE		VALUE OR	
CREDITOR'S NAME			YALVE		-		
MDOR Wells Fergo Tower Loan	2008-2009 Sales tax 2010 Dodge Ram ✓ 2006 HiLo Camper	\$25,954.09 \$25,856.27 \$3,314.25	\$22,282.00	5%		OWED	
Tower Loan	Refrigerator HHG	\$1,160,11	\$800.00	. 5%.	VALU	E	
* The column for *910 CLN" of 11 U.S.C. § 1325	applies to both motor vehicles a	nd "any other thin	g of value" as u	sed in the	*hanging	paragraph"	
by Debtor, etc. For all ab-	cluding, but not limited to, co andoned collateral Debtor will reditor must file a proof of cial	pay \$0,00 on th	e secured por	lon of th	al, direct e debt	t payments Where the	
CREDITOR'S NAME	COLLATERAL.	APPROX. AI	T. OWED	PROPO	SEQ TRE	ATMENT	
Cavalry SPV), LLC TD Auto Finance	2009 Yamaha Scooter 2012 Jeep Patriot	\$94 <u>2.92</u> \$27,304.14		o be Ab	andohe	ed per ord	9/23/15 9/23/15 9/23/15 unsecured
STUDENT LOANS which are not subject to discharge pursuant to 11 U.S.C. §§ 523(a)(8) and 1328(c) are as follows (such debts shall not be included in the general unsecured total): CREDITOR'S NAME APPROX. AMT. OWED CONTRACTUAL MO. PMT. PROPOSED TREATMENT							
		- ·					
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SPECIAL PROVISIONS limited to, adequate protec	which may apply to any or a tion payments:	I payments to be	a paid through	the plan	, Includin	ng, but not	
and not disallowed to rece	CLAIMS total approximately silve payment as follows: 00.00 , with the not timely filed shall be	IN FULL (100	%),	%(percer	nt) MÍNII	MUM, or a	R 9/23/15
Debtor's Initials	Joint Debtor's Initials		Chapter 13 Pla	n. Pane i	of 3		

Total attorney fee charged: \$	3,200,00 700,00 2,500,00	
The payment of administrative costs and/or local rules.	and aforementioned attorney	fees are to be paid pursuant to Court order
Automobile Insurance Co/Agent BARNY BOUCH ION SI	Atto	mey for Debtor (Name/Address/Phone/Email)
40 STATELINE RAW. SOUTH		Hox 1251 enville, RRS 38702
662 393 8000 Telephone/Faxi, 662 393 001	Z Tek	sphone No. <u>462-375-2688</u> smile No. <u>862-375-2643</u>
	Em	all address emitteugancettelleouthmet
DATED: 05/14/2013		better M. Clowder
•	JOINT DEBTOR'S SIGNATUR	se perg microscope
·	ATTORNEY'S SIGNATURE	and to the